

In Judge Malone's court. Smith was conducting the inquiry into police methods and conditions before the latter body and his work was hampered by the charges.

It was announced to-day that the Nelson Robinson Grand Jury will be continued indefinitely by Judge Malone in order that the investigation of the Police Department may continue uninterrupted.

The Extraordinary Grand Jury will confine its investigations to the District Attorney's office, as under the order of the Governor appointing the Attorney General special prosecutor it is compelled to do, while the Nelson Robinson body will go on with its police work.

It was late yesterday afternoon that the Extraordinary Grand Jury, which had Police Commissioner Enright and other witnesses, filed into the courtroom and submitted this report to Justice Weeks:

"In the matter of the charge against James E. Smith, an Assistant District Attorney of the County of New York, specified in a memorandum attached to the Governor's communication to the Governor of Feb. 17th, 1920, we respectfully report to the Court as follows:

"This charge originated in a letter sent by John F. Hyland, Mayor of the City of New York, to Richard E. Enright, Police Commissioner of said city, dated March 12, 1919, in which, among other things, he stated:

"There seems to be common report around town that Rothstein, the gambler, gave \$30,000 to a lawyer, who was formerly a magistrate, which, so the report goes, was divided up equally between an Assistant District Attorney and a City Magistrate. However, the case against Rothstein was dismissed."

"Testimony taken by us has clearly identified the case referred to as that of Arnold Rothstein, arraigned on a charge of felonious assault on Jan. 25, 1919, in the Seventh District Magistrate's Court and discharged by the presiding Magistrate on Jan. 28, 1919. The other persons referred to are Emil Puchner, formerly a City Magistrate; James E. Smith, an Assistant District Attorney, and Francis X. McQuade, a City Magistrate.

"In the investigation of this charge we have exhausted all sources of information available to us and we have not found that the 'common report' described in the above extract from the Mayor's letter has any foundation whatever in fact."

"Detective Gunson was quite willing to tell reporters what he had told the jury after he had been permitted to talk an hour.

"The detective had proceeded to tell how, after tapping the private wire of a woman suspected of improper living, he had heard Mr. Smith talking over the wire. He seemed to regard wire-tapping as an ordinary occurrence and was not reluctant in relating the incident and telling how he and his partner, Detective Maloney, had 'listened in' on at least one occasion. The woman was Marie Jordan, and she was, according to the report, a well-known figure in the underworld. Gunson and Smith, on West 70th Street, in a particularly select neighborhood.

"It was when Capt. Costigan was taken before the jury that considerable light was thrown upon this incident. It appears that a complaint had been received by the Vice Squad against 'Thimbley' L. Reynolds, a gambler, and Mr. Smith undertook to 'lead him' with Costigan's help. Showing Mrs. Jordan sent men to the house to 'play roulette,' they induced her to introduce a member of the Vice Squad as a man from out of town who had sporting inclinations.

"Capt. Costigan told the Grand Jury that he had been laid and sprung with the aid of Mrs. Jordan, and the night after Reynolds' indictment, Mr. Smith, accompanied by Detective Bernard McQuade and Lieut. Louis Valentine of the Vice Squad, had gone to the woman's home. This was done to determine whether it would be advisable to call the woman at Reynolds' trial. She had refused to go to the District Attorney's office for fear she would be discovered and set down as stool pigeon for the Prosecutor.

"Smith took two men with him because he wanted one to plant outside and learn whether Inspector Kearney was calling him and the other trusted man inside to listen to the conversation. Therefore, it develops, while Mr. Smith was not watched, Mrs. Jordan was being watched. Mrs. Jordan learned Mr. Smith had gone to the house. Two days after Mr. Smith had been there Mrs. Jordan's place was raided, but the woman was not convicted. Reynolds was convicted. Still more light was shed by Costigan on police conditions in the Tenderloin in 1919.

NOT A CANDIDATE  
SAYS W. G. M'ADOO

Answers Questionnaire on Contribution by Saying "There is no Campaign for Me."

WASHINGTON, March 31.—William G. McAdoo, replying to-day to the questionnaire of "Labor," the Railroad Brotherhood's publication, says he is not a candidate for the Democratic nomination for President and that his campaign is not financed because there is no campaign for him.

Mr. McAdoo says he is willing to join in an appeal to Congress to immediately enact legislation compelling candidates for the Presidency to make sworn returns showing all moneys expended. "I think," he says, "that the use of money to nominate and elect candidates to office is one of the most sinister and serious menaces to Democratic institutions."

PEACE UP AGAIN FRIDAY.

Republican Leaders Complete Draft of Resolution.

WASHINGTON, March 31.—The resolution to declare peace between the United States and Germany will be called up in the House Friday, Chairman Champ Clark of the House Committee on Foreign Affairs said to-day.

A final draft of the resolution has been agreed to by the Republican leaders.

Schneider's Crew Picked Up.

The crew of the British schooner Gladys M. Street, which was abandoned and set on fire at sea March 20, are aboard the steamer Major Wheeler, from Curacao, Spain, for Colon, according to a wireless message received by the Naval Communication Service here to-day. The schooner was bound from St. Johns, N. E., for Gibraltar.

## SENATORS WAVE OVER PLAN TO SCRAP SHIP BOARD AND SAVE BILLIONS

Committee Advising Sale of Vessels and Yards, as a Policy, Would Limit Action.

U. S. LOSING TRADE.

Pre-Election Timidity Prevents More Than a Nebulous Solution of Great Problem.

By Martin Green.  
(Special Staff Correspondent of The Evening World.)

WASHINGTON, March 31.—One of the most important questions before the Congress at this time is the future of the Shipping Board, with its fleet of more than 2,000 vessels completed and under construction; its hundreds of millions invested in ships, yards and shops and material, and its vast payroll personnel. From information given to your correspondent it appears Congress is preparing to dodge the responsibility of coming to a workable conclusion on this vital subject, which holds the possibility of a direct saving before the end of the fiscal year of a sum which would be effective in reducing taxes, and of converting before the end of the fiscal year 1921 the Shipping Board into a national asset.

Some weeks ago, when proponents of Government ownership and operation of the merchant marine failed the sale of the former German ships and committed the Government to the cost of their repairs, the whole matter of the Shipping Board and its problems was turned over to the Committee on Commerce of the Senate. A sub-committee was then empowered to frame a policy of caring for the ships and shipyards and other properties of the Shipping Board.

REPORT LIKELY TO BE DISAPPOINTING.

The sub-committee has about completed its labors, but its report is not ready for submission. It may be said, however, that the report will be disappointing to those who expected an announcement of the policy of the Government that would be constructive and point the way to the realization of a return on the approximately three billions of dollars which have been invested in the Government's essay at building and operating ships.

The report is adverse to the Government engaging in the operation of passenger and freight vessels. In effect, the sale of the Shipping Board ships and salvaging the shipyards and materials is advised. The Evening World has advocated the sale of the ships and the salvaging of the shipyards, and has been informed that vigorous, business-like, action along these lines would bring an eventual return of \$1,700,000,000.

Unfortunately, the sub-committee appears to be afflicted with the timidity which permeates Congress and Government officials in the face of an approaching national election. Instead of coming right out and advocating a policy which would call for action and relief the sub-committee has temporized.

CALL FOR ACTION, BUT PLAN FOR DELAY.

While sale of the ships will be recommended the sub-committee and the full committee is probably in agreement in their fears that there is not money available to private shipping interests in the United States sufficient to swing a deal involving billions. The recommendation will amount to indorsement of the idea of selling the Shipping Board fleet as demand for the ships develops and at

(Continued on Ninth Page.)

Offer \$2,000,000 for Shipyard.  
WASHINGTON, March 31.—Admiral Benson, Chairman of the United States Shipping Board, to-day opened bids for the sale of the Bayley shipyard at Port Jefferson, L. I. The highest bids were about \$2,000,000.

PLUMBING PUZZLE:  
ROOF LEAK LEADS TO LEAK IN CELLAR

Plumber Kept Going to the Cellar to Fix the Roof, Thinks Complains.

A NEW kind of mystery in the plumbing business was indicated to-day by Jacob B. Thoms, President of the Eagle Tube Company, who lives at No. 29 West 27th Street. He caused the arrest of George Hopkins, No. 174 West 20th Street, the plumber.

"There was a leak in the roof of my house when I called the plumber," Thoms told the police. "When he left the leak was in the cellar."

He explained that before the shades of Prohibition had fallen on the country he stocked his cellar with goods now precious. And he said the plumber kept going to the cellar to fix the roof,

## ALL RENT BILLS PASSED BY SENATE; VOTE IS UNANIMOUS

(Continued From First Page.)

really existed, has passed. Speaker Sweet has marshaled the clans and declares that he has the situation well in hand.

ZEAL OF FOE SAVED "DAYLIGHT SAVING."

The daylight repeal was killed by one vote in the Assembly, and the Speaker has shown to Assemblyman Charles H. Betts how he lost the measure through his very zeal in trying to have it passed. Once he had the required seventy-five votes necessary to pass it and lost one of them when he went to Assemblyman W. W. Pellet of New York and George H. Rowe of Buffalo to remind them of their promise to vote for the bill.

Then Assemblyman W. S. Evans, Democrat of the Bronx, who also was on the Betts list, expressed the opinion something was going on that didn't look good to him, and switched his vote at the last minute, defeating the bill. But the bill will be brought up for the third time and will most likely be passed. The measure gives the right to municipalities to arrange their own time to their own satisfaction.

Senator Lockwood will probably amend the bill which grants tenants under certain conditions a stay for six months in dispossession proceedings and make the stay for a year. This measure has given the committee considerable worry. First it was for an indefinite period, then for nine months and this was later reduced to six months.

Some changes, urged by the real estate interests to correct apparent defects and remove restrictions to new building operations, are:

WOULD EXEMPT NEW BUILDINGS FROM LAWS.

1. That the measures shall not apply to buildings to be hereafter constructed.  
2. That the obligations of existing leases in writing shall not be impaired.  
3. That there shall be no interference with the movement looking to co-operative ownership of tenement houses which, it is held, tends to stabilize rents and tenancies and encourage thrift.

4. That one-family dwellings shall be exempted from the provisions of the bill.  
5. That discrepancies due to the use of the term "exclusive" for dwelling purposes should be remedied.  
6. That the interpretation to the word "lease" as used in the bill should be amplified. If it is held to be an instrument in writing, it is contended, it may operate to render the bills inapplicable to tenancies under verbal agreements, which constitute the great majority of tenancies.

In urging the amendment exempting buildings hereafter erected, A. C. McNulty, counsel for the Real Estate Board, said:

"The bill tends to discourage builders and impair the confidence of those whose money is needed to capitalize new construction. The situation of a tenant of a building constructed under low prices, but with rents raised by the operations of a series of speculative landlords."

Thousands of written leases have been made, pointed out Mr. McNulty, which are to go into effect Oct. 1, next, and any attempt to make the provisions of the anti-rent profiteering bills apply in the case of present tenants would create a great deal of confusion. McNulty further argued that the bill, unless amended, would be unconstitutional, as they would impair the obligations of contracts.

There is no doubt amendment will be made in the provision confining the bill to "premises used exclusively for dwelling purposes," as it is feared this would exempt the thousands of tenements having stores on the ground floor or in basements.

SHOE MACHINERY LEASES HELD UP

Court Enjoins United Company From Enforcing Contracts Made Prior to Anti-Trust Law.

ST. LOUIS, March 31.—The United Shoe Machinery Company of Massachusetts was enjoined by Judge Trier in the United States District Court here to-day from enforcing any of the lease clauses in contracts made before the passage of the Clayton Anti-Trust Act in 1914.

CONTINUE TROLLEY PROBE.

March Grand Jury Ordered to Complete S. I. Traffic Investigation.

County Judge J. Harry Thiers directed to-day the Richmond County March Grand Jury to complete its investigation and make a full report on the stoppage of the New York and electric lines operated by the Midland Railroad Company on Jan. 18 last, when the Board of Estimate refused to authorize a seven-cent fare.

## Wine on Sale in East Side Stores For the Jewish Passover Feasts

HOOPER WINE FOR SACRAMENTAL PURPOSES

Jewish folk lined up at east side wine stores to-day to obtain the wine so necessary to the Passover feasts. The Volstead Enforcement Act permits each family to have at least one and up to ten gallons of wine for sacramental or religious purposes.

## ALBANY FILIBUSTER STAGED TO DELAY VOTE ON SOCIALISTS

Democrats Fight When Motion to Defer Action for Day is Refused.

ALBANY, March 31.—A filibuster, organized by Democratic members, threatened this afternoon to delay action by the Assembly on the report of the Judiciary Committee asking that the five suspended Socialist members be expelled.

Assemblyman Peter J. Hammill, New York, began the proceedings when he asked that the debate on the report be held over till to-morrow, as he had not received a copy. In this position he was sustained by several other members.

Immediately after he made the motion, one of the hardest parliamentary battles in years broke loose in the chamber. The Hammill motion was lost, 90 to 41.

Martin G. McCue, New York, Democrat, promptly moved that a two-hour recess be taken. Assemblyman Cuvillier raised the point of order that the motion was out of order, as the Assembly had before it as a matter of special business the report of a committee. He was sustained by the Chair and McCue appealed from the decision of the Chair.

McCue's appeal from the chair's decision was lost on a slow roll call, the vote being 96 to 33. Assemblyman Taylor, New York, Democrat, then moved to adjourn until to-morrow at 10:30 o'clock. Despite repeated calls from the floor that a slow roll call be taken on the motion, Speaker Sweet ordered a rising vote, and the adjournment vote was lost, 96 to 33.

Chairman Martin was recognized by the chair and began his presentation of the committee's arguments. Assemblyman Hammill made his motion when the clerk of the House attempted to begin reading the majority report. Assemblyman Evans, Democrat, a member of the Judiciary Committee, began to speak in favor of the motion, but he was ruled as out of the question. He appealed from Speaker Sweet's decision, but was overruled by a rising vote.

A conference of the majority and minority leaders of the House, the Speaker, the Chairman of the Judiciary Committee, and several members of the Rules Committee reached the decision at noon that there would be no formal vote on the question of adopting the majority report.

This had been previously decided on, but Chairman Martin insisted that the report be voted on as it applied to each of the five men individually, which would make the report constitute a resolution of expulsion. This was finally agreed to.

Two of the suspended men sat within the rail of the chamber to-day. They were Charles Solomon and Louis Waldman. They were admitted, although Solomon was yesterday refused the privilege of the floor.

Lieut. Col. Roosevelt and Majority Leader Adler are leading the fight to have the men reinstated, but both pressed the opinion that they would be unsuccessful.

HARBOR MEN TALK STRIKE.

Unions Take Up Sale of Tugs and Lighters by Erie Railroad.

Delegates and members of the Marine Engineers, Masters, Mates and Pilots and the Railroad and Port Terminal Workers' Associations called three meetings at the Marine Engineers' Beneficial Association's rooms, No. 28 Park Place, to-day, the first of which was held at 10 o'clock this morning. The others are scheduled for 4 and 8 o'clock.

The meetings were to consider what action the unions shall take regarding the sale by the Erie Railroad of seven tugboats and five lighters to Charles H. Stewart of the Phoenix Transportation Company. At the morning's meeting the opinion was expressed that, according to William A. Maher, representing the Masters, Mates and Pilots, in favor of a strike on the ground that the sale was designed to evade the eight-hour clause in the Railroad law.

## ANDERSON ATTACK ON COL. GILLET STIRS UP SENATE

Senators Walker and Thompson Near Fight Over Insult to Veteran.

By Joseph S. Jordan.  
(Special Staff Correspondent of The Evening World.)

ALBANY, March 31.—The hearing of the "Wets" and "Drys" yesterday found an echo in the Senate to-day toward the recess hour, which came very near resulting in a personal encounter between Senator George F. Thompson and Senator James J. Walker.

The Democratic leader was talking in answer to Senator Fred B. Fletcher, who had risen to a question of privilege. Senator Walker, while denouncing Anderson, the "dry" leader, was interrupted by Senator Thompson, who said: "The Senator knows of no instance where Mr. Anderson has insulted a member of the Legislature."

Walker stopped in his speech and, walking across the floor to where Thompson was standing, said: "Does the Senator mean that I am not stating a fact?"

Thompson admitted that his remark might have sounded different from what he intended to convey, and Walker returned to his desk and continued his speech.

Senator Fletcher read some of the newspaper reports of what had occurred at the hearing in the Senate Judiciary Committee and Assembly Excess Committee yesterday. He denounced those who had taken part in the demonstration against Anderson as a lot of hoodlums, blackguards and bloodhounds and a few other things, and said that he had to leave the proceedings because they were so disgraceful.

Senator Walker admitted that the scene was far from being dignified, but declared that it was the result of the provocative language and the

SENATE IN LIVELY DEBATE ON HOOVER

Members of Both Parties Take Shots at Him and His Policies.

WASHINGTON, March 31.—Discussion of Herbert Hoover's Presidential candidacy as a Republican started in the Senate to-day. Senator McKellar of Tennessee called attention to Hoover's statement in his telegram to his California friends that the Republican platform must be sound on economic issues.

Senator McKellar read from an account of Hoover's recent speech before the Boston Chamber of Commerce, and declared nobody could understand what Hoover meant in references in that speech on economic questions.

Senator Brandegee, Connecticut, Republican, said that if Hoover "made statements that could be understood by the people as a political spender to fool the gulls would be gone."

Senator Gronna asked McKellar if he wasn't jealous because his party could not get Hoover as a candidate.

Senator Thomas of Colorado said that if Hoover is making statements nobody can understand "he will be a formidable candidate for both nominations."

"On the theory that the American people like to be humbugged, that is true," said McKellar.

Senator Ashurst of Arizona took Senator McKellar to task for assailing Hoover.

ST. LOUIS FIREMEN THREATEN TO QUIT

Gave City Only 30 Days' Grace to Grant Their Increased Pay Demands.

ST. LOUIS, March 31.—Unless St. Louis grants the increased pay demanded by the City Firemen's Union at a meeting to-day, the fire fighters are determined to go on strike at the end of the thirty-day grace they have allowed the community.

An offer of 10 per cent. increase made by the Efficiency Board and passed by the Board of Aldermen yesterday was refused. This would have increased the pay of firemen from \$126.50 to \$140 per month.

The firemen also are demanding the two platoon system.

REDS WIN ON CASPIAN SEA.

Capture Five Armored Trains at Petrovsk, Says Wireless.

LONDON, March 31.—Bolshevik troops have penetrated to Petrovsk on the Caspian sea, on the Northern Caucasus, Red cavalry occupying that town on March 30, according to a wireless communication from the Soviet Government at Moscow to-day.

At Petrovsk five armored trains and enormous booty were taken. All of the oil wells were found to be in order.

Two Solicitors Arrested as Burglars.

Herman Kroll, twenty, of No. 41 Prospect Street, and Clifford Evans, twenty-one, of the same address, solicited a subscription to a woman's magazine from Detective Edward Meagher at his home at Tiffany and Westchester Avenues yesterday afternoon, with the result that Detective Meagher placed them under arrest on charge of burglary. It is alleged the two prisoners in two weeks have robbed fifteen Bronx apartments by way of the dumb

## BREAKS SPEED LAW TO GET A HOUSE; COURT IS LENIENT

Youngstown, O., Court Suspends Sentence in Case of a Home Hunter.

YOUNGSTOWN, O., March 31.—THEODORE FINNEY won a suspended sentence on a charge of speeding yesterday when he admitted to the Judge that he had broken the speed limit, but pleaded that he had just heard of a house for rent and was hastening to "nab it."

propaganda of the dries at past hearings. "What could be more disgraceful than the attacks made by Anderson on Assemblyman Gillett?" he asked. The Senator from the up-State city was greatly disturbed yesterday when the persons who attended the hearing indulged in intemperate language and shouted a lot.

"Well, a couple of years ago there were a number of Americans over in France fighting for freedom and democracy and the reports are that they yelled and shouted so much that the Germans called them the 'shouting Devils.' They shouted as well as shot their way through the Argonne and the Hindenburg line.

"Among those who did their shouting in France in 1918 was Ransom H. Gillett. He gave his body as well as his services to the great cause and when he came back here grievously wounded he was elected to represent a constituency in this Legislature.

"While Gillett was shouting in France, the six-foot-six of Anderson was shouting in the United States and shouting as the paid agent of the most powerful and wealthiest lobby that ever has afflicted this State or this country. There was plenty of shouting by the dries at that time. Now that the other side is shouting a bit, it is disgraceful."

He denounced the prohibition leader as hypocritical and declared he was sick of having "indecent and hypocrisy wrapped up in the Ten Commandments" and the constant appeal that was being made to "keep this a Christian Nation."

"This is not a Christian Nation," he asserted, "and as an American and a Christian I am proud of the fact that it belongs to no sect and no creed and no party, but to the whole people, regardless of their faith. It is strange that whenever we are being

preached to about Americanism, the preacher comes from some little one-cylinder town where he never has a chance to mingle with majorities or to know majority opinions.

"Has the small community a monopoly on Americanism? Does the man from the backwoods alone know the American mind?"

"Those who offended the sensitive Senator yesterday were not the white-collared Americans he has known, perhaps, but the blue-shirted Americans who do the work of the land in peace time and its fighting when its honor is assailed. Is that the reason the Senate objected to a letter written on March 17 by Anderson to Gillett in which he said because you were a patriot during the war is no reason why you should be unpopular now?"

"Let me say to Anderson: Because you were unpatriotic during the war is no reason why you should pose as a patriot now."

Senator Loring Black Jr. of Brooklyn said that while yesterday proceedings might have been disgraceful they did not compare with the past attitude of the Legislature in subjecting itself to Anderson's will.

REIFSCHNEIDER OUT AS COMMISSIONER

Presents Resignation Because of Publicity in Connection With Jersey-Mills Case.

United States Commissioner Reifschneider to-day tendered his resignation to United States Judges Chatfield and Garvin in Brooklyn. The reason assigned was the publicity attending Commissioner Reifschneider's prosecution in connection with the Isaac Jersey-Mills case. He said he did not wish to cause further embarrassment to the Federal authorities and the other Commissioners.

Commissioner Reifschneider's four-year term would have expired next July. After a hearing before Magistrate Dodd, Commissioner Reifschneider was held last Monday for the action of the Court of Special Sessions.

Mr. Reifschneider has been a conspicuous figure in politics in Nassau County. He was defeated for the Assembly last year on the Democratic ticket. His successor will not be named for some time, it was said to-day.

Freed of Abduction Charge When He Gives Wedding Proof.

Charged with suspicion of having abducted Wilma Engle, daughter of St. Paul, Minn., Stephen Bohus Roman, a young soldier, obtained his discharge from Magistrate Schwab, before whom he was arrested yesterday in the Yorkville Court, by producing a marriage certificate showing that he and the girl were married this day Feb. 17 by the Rev. Father John Froehlich of the Roman Catholic Church of St. Stephen of Hungary.

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These are the best of the season. They are made from the finest milk chocolate and are filled with a delicious cream. Each egg is individually wrapped in a foil wrapper. Price 34c.

**PENNY A POUND PROFIT**

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**Easter Combination Package**  
A collection of choice sweets, including Easter Eggs, Milk Chocolate, and Assorted Chocolates. Price 2.69.

**Novelty Metal Eggs**  
Richly decorated in attractive colors. They are filled with tasty little jelly tidbits. Price 19c.

**Decorated Cream Eggs**  
Beautifully tinted and richly decorated with birds, floral and other decorative articles. Price 15c & 19c.

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